UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Wilmington DIVISION

Fill in this inform						
Debtor 1	Charles Ra	aymond Rogers, 3rd Middle Name	Last Name	_		
Debtor 2	r iist Name	Wilddie Name	Last Name			
(Spouse, if filing	g) First Name	Middle Name	Last Name	_		
						his is an amended plan and the sections of the plan that changed.
Case number:						
(<u>If known</u>)						
			CHAPTER 13 PLAN			
Part 1: Notice	es					
Definitions:	"Chapter 13 P	lan Definitions." Thes	this Plan appear online at https://ww se definitions also are published in th the Eastern District of North Carolin	ne Administr		
To Debtor(s):			be appropriate in some cases, but the cumstances. Plans that do not comply			
To Creditors:	should read th		is plan. Your claim may be reduced liscuss it with your attorney if you hat tone.			
	confirmation a Bankruptcy C	at least 7 days before to ourt for the Eastern Di n to confirmation is t	f your claim or any provision of this he date set for the hearing on confirm strict of North Carolina ("Court"). Tiled. In addition, you may need to fi	mation, unle	ss otherwise ordenay confirm this	ered by the United States plan without further notic
	accordance wi	ith the Trustee's custor ordance with Local Ru	istribution from the Trustee, and all p mary distribution process. When requale 3070-1(c). Unless otherwise orded disbursements from the Trustee until	uired, pre-co cred by the C	nfirmation adequ Court, creditors no	ate protection payments sha
	below, to state	whether or not the p	rticular importance to you. <u>Debtors is</u> lan includes provisions related to each h boxes are checked, the provision	ach item list	ed. If an item is	checked "Not Included," o
secured	claim being trea	ted as only partially se	out in Section 3.3, which may result a cured or wholly unsecured. This cou ayment, or no payment at all.		Included	☐ Not Included
	nce of a judicial l		nonpurchase-money security interes	t, set out	Included	☑ Not Included
		set out in Part 8.			Included	Not Included
Part 2: Plan I	Payments and L	ength of Plan				
2.1 The Debtor	(s) shall make r	egular payments to the	he Trustee as follows:			
\$ <u>2,150.</u>	<u>uu</u> per <u>Mor</u>	nth for 60 mo	nths			
(Insert addit	tional line(s), if n	eeded.)				
2.2 Additional	navments. (Chec	ck one)				

Debtor		Charles Raymond Rogers, 3rd		Case number						
	None. (If "None" is checked, the rest of this section need not be completed or reproduced)									
2.3	The total amount of estimated payments to the Trustee is \$129,000.00									
2.4	Adju	stments to the Paym	ent Schedule/Base Plan (Check one).							
		None.								
		Confirmation of this plan shall <u>not</u> prevent an adjustment to the plan payment schedule or plan base. The Trustee or the Debtor(s) may seek to modify the plan payment schedule and/or plan base within 60 days after the governmental bar date to accommodate secured or priority claims treated in Parts 3 or 4 of this Plan. This provision shall not preclude the Debtor or the Trustee from opposing modification after confirmation on any other basis.								
2.5	Applicable Commitment Period, Projected Disposable Income, and "Liquidation Test." The Applicable Commitment Period of the Debtor(s) is 36 months, and the projected disposable income of the Debtor(s), as referenced to in 11 U.S.C. § 1325(b)(1)(B), is \$_0.00 per month. The chapter 7 "liquidation value" of the estate of the Debtor(s), as referenced in 11 U.S.C. § 1325(a)(4), refers to the amount that is estimated to be paid to holders of non-priority unsecured claims. In this case, this amount is \$_0.00 months are considered.									
Par	rt 3:	Treatment of Secure	ed Claims							
	 3.1 Lien Retention. The holder of each allowed secured claim provided for below will retain the lien on the property interest of the Debtor(s) or the estate until the earlier of: (a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge of the Debtor(s) under 11 U.S.C. § 1328. 3.2 Maintenance of Payments and Cure of Default (if any) (Check one.) None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The current contractual installment payments will be maintained on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the Trustee ("Conduit") or directly by the Debtor(s), as specified below. Any arrearage listed for a claim below will be paid in full through disbursements by the Trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the Court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) will control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a timely filed proof of claim, the amounts stated below are controlling as to the current installment payment and arrearage. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the Court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be paid by the plan. 									
Cr	editor	Name	Collateral	Current Installment Payment (including escrow)	Arrears Owed (if any)	Interest Rate on Arrearage (if appliable)				
First Citizens Bank & Trust		zens Bank & Trust	1626 NC Hwy 133, Rocky Point, NC 28457 Pender County KEEPING, 1st 821.25/MO, 2nd \$150/MO BEHIND 1st \$14,561.79, BEHIND 2nd \$12,000Valuation: Pender County Tax Assessed Value	\$150.00 To be disbursed by: Trustee Debtor(s)	\$12,000.00	(11 /				
Shellpoint Mortgage Servicing Insert additional claims as			1626 NC Hwy 133, Rocky Point, NC 28457 Pender County KEEPING, 1st 821.25/MO, 2nd \$150/MO BEHIND 1st \$14,561.79, BEHIND 2nd \$12,000Valuation: Pender County Tax Assessed Value \$12,000 A STAND S							
	Other. (Check all that apply, and explain.) The Debtor(s): (a) do intend to seek a mortgage modification with respect to the following loan(s) listed above: (b) do not intend to seek mortgage loan modification of any of the mortgage loans listed above;									
	(*) E		g g ····· or	6 6 more accor.	,					

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Debtor Charles Raymond Rogers, 3rd Case number								
	(c) intend to:							
3.3	Reque	st for Va	luation of Security a	nd Modification of U	ndersecured Claims. (Check one)		
	□ N	lone. <i>If</i> "	None" is checked, the	e rest of § 3.3 need not	be completed or reproa	luced.		
	The ren	nainder (of this paragraph will	be effective only if th	ere is a check in the bo	x "Included" in Part 1,	§ 1.1, of this plan, abo	ve.
abse oppe	ence of to	the filing to object	and proper service of	f a motion and notice	of motion specifically s	al Estate may not be ac eeking such relief and g must be brought if the	giving the affected cred	itor the
	n h c F p tl u	on-gover eaded "A ollateral l or each li ortion of ne amoun nder Part ver any c	nmental secured clain amount of Secured Clain aproof of claisted claim, the amour any allowed claim that of a creditor's secure 5 of this plan. Unless	In listed below, the Delaim." For secured claim im filed in accordance at of the secured claim at exceeds the amount ed claim is listed below otherwise ordered by in this paragraph. Secured:	otor(s) propose to treat e ms of governmental unit with the Bankruptcy Ru will be amortized and pa of the secured claim will was having no value, the the Court, the amount of	aring each of the claims each claim as secured in as, unless otherwise order les controls over any con	the amount set out in the red by the Court, the vantrary valuation amount ated rate over the life of the claim under Part 5 owill be treated as an unsing listed on its proof of course of the court of	lue of the listed below. the plan. The f this plan. If ecured claim laim controls
C	reditor	Name	Estimated Amount of Creditor's Total Claim	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Interest Rate
Capital One Auto Finance		ne Auto	\$34,306.68	2020 Chevrolet Silverado KEEPING, \$939.74/MO BEHIND \$939.74, Purchased 7/13/2022Valuatio n: KBB Third Party Resale Value	\$20,805.00	\$0.00	\$20,805.00	9.50%
3.4			l claims as needed.	506(a). (check one)				
	× N	lone. <i>If</i> "	None" is checked, the	e rest of § 3.4 need not	be completed or reprod	luced.		
3.5	3.5 Avoidance of Judicial Liens or Nonpossessory, Nonpurchase-Money Security Interests. (Check one)							
	× N	lone. <i>If</i> "	None" is checked, the	e rest of § 3.5 need not	be completed or reprod	luced.		
3.6			collateral. (Check one None" is checked, the		be completed or reproa	luced.		
	Genera	al Treatr		se indicated in this Par	t or in Part 8, Nonstand Trustee disbursements u	dard Plan Provisions, tunder the plan.	he Trustee's fees and al	l allowed
4.2						ourt and may change dur under the plan and are o		
4.3		Debt	or(s)' attorney has agr			of which \$ <u>82.00</u> we plan.	as paid prior to filing. T	he Debtor(s)'
		The I	Debtor(s)' attorney int	ends to apply or has ap	oplied to the Court for co	ompensation for service	s on a "time and expens	e" basis, as
					E.D.N.C. Local Fo	orm 113A (4-1-24)	Page 3	of 5

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De	ebtor Charle	es Raymond Rogers, 3rd			Case numb	per		
		d in Local Rule 2016-1(a)(7 was paid prior to filing						
4.4	Domestic Support	Obligations ("DSO's"). (Check all tha	at apply.)				
	None. If "No	ne" is checked, the rest of s	§ 4.4 need no	t be completed or r	eproduced.			
4.5		ther than Attorney's Fees "None" is checked, the rest						
D		Jan mais vita Claima						
	General Treatmer below, will receive income of the Debt	ton-priority Claims at. After confirmation of a part a pro rata distribution with or(s) over the applicable coved secured, arrearage, unso	n other holder mmitment pe	rs of allowed, non- riod or liquidation	priority unsecure test (see paragrap	ed claims from to h 2.5). Paymen	the higher of either will commen	ner the disposable ce after payment to
	distribution to gene valuation of secure	equired by the "disposable eral unsecured creditors is g d claims (including arrears) r from the treatment set for e Court.	uaranteed un and/or the a	der this Plan, and the mounts which will be	he distribution to be paid to holders	such creditors: of priority uns	may change dep ecured claims ur	ending on the nder this Plan, both
5.2		ther Specially Classified Une" is checked, the rest of I						
Par	rt 6: Executory C	ontracts and Unexpired I	Leases					
0.1	leases are rejected non-priority claim None. If "No The executor If assumed, post-punderlying contract	atracts and unexpired least. Allowed claims arising for a under Part 5 of this Plana arising for the part 5 of this Plana arising for the part 5 of this Plana arising for the part of the	From the rejoin, unless oth Part 6 need needs listed buts on the clain listed on an as	ection of executory derwise ordered by not be completed or delow will be assum- listed below we assumed executory of	reproduced. ed ("A) or rejected the paid direct ontract/unexpired	expired leases eeck one.) ed ("R), as spec ly by the Debto	shall be treated sified below.	d as unsecured
	Lessor/Creditor Name	Subject of Lease/Contract	A or R	Pre-petition Arrears to be Cured (if any)	Interest Rate On Arrears	Term of Cure (# of mos.)	Current Monthly Payment	Contract or Lease Ends (mm/yyyy)
Ve	erizon	Cellphone contract -	Α	\$0.00	0.00%	0	\$300.00	
Inse	ert additional leases	\$300/MO or contracts, as needed.						
Pat	rt 7: Miscellaneou	is Provisions						
	Vesting of Proper	ty of the Bankruptcy Esta tte will vest in the Debtor(s) upon:					
7.2		e of Property: The use of page Code, Bankruptcy Rules, and			subject to the rec	quirements of 1	1 U.S.C. § 363,	all other provisions
7.3	Rights of the Debt object to any claim	cor(s) and Trustee to Obje	ect to Claims	: Confirmation of t	he plan shall not	prejudice the ri	ght of the Debto	or(s) or Trustee to

E.D.N.C. Local Form 113A (4-1-24)

7.4 Rights of the Debtor(s) and Trustee to Avoid Liens and Recover Transfers: Confirmation of the plan shall not prejudice any rights the Trustee

or Debtor(s) may have to bring actions to avoid liens, or to avoid and recover transfers, under applicable law.

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Deb	otor	Charles Raymond Rogers, 3rd		Case number	
Part	8: Non	standard Plan Provisions			
8.1	Check "N	one" or List Nonstandard Plan Provisio	ons.		
	\boxtimes	None. If "None" is checked, the rest of	of Part 8 need not be c	ompleted or reproduced.	
Part	9: Sign	natures			
9.1	Signati	ires of Debtor(s) and Debtor(s)' Attorne	y		
	`	s) do not have an attorney, the Debtor(s) ny, must sign below.) must sign below, oth	nerwise the Debtor(s)' signat	ures are optional. The attorney for
X	/s/ Char	es Raymond Rogers, 3rd	X	gnature of Debtor 2	
		Raymond Rogers, 3rd e of Debtor 1	Sig	gnature of Debtor 2	
	Executed	on February 25, 2025	Ex	ecuted on	
		d filing this document, the Debtor(s) cert d in E.D.N.C. Local Form 113, other tha			
X	/s/ Chris	tian B. Felden	Date _	February 25, 2025	
		n B. Felden		MM/DD/YYYY	
	Signature	e of Attorney for Debtor(s)			

If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 8.